FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

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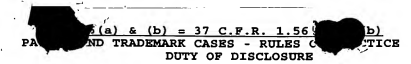
RULE 63 (37 C.F.R. 1.6 DECLARATION AND POWER OF FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am

the original, first and sole in matter which is claimed and	ventor (if o for which a	nly one name is listed patent is sought on the	below) or an : INVENTIO	original, first and jo N ENTITLED GEN	oint inventor NERAL ME	(if plural i	names are list O CLONE HY	ed below) (BRID RE	of the subject
ENDONUCLEASES USIN	G lig GENI	<u> </u>							
•	-	IECK applicable BOX	(ES)						
-> [] is attach	ed hereto.			77 0 411	N - 68	. 575	361		
-> [X] was file BOX(ES) -> [] was file	eu on <u>Dece</u> dae PCT In	ember 20, 1995	n No PCT/	as U.S. Applica	inon No. 02	1 373,	301		
-> -> and (if applicable	to U.S. or F	CT application) was a	mended on						
I hereby state that I have re					cation, includ	ling the cl	aims, as amer	nded by an	v amendment
referred to above. I acknow									
claim foreign priority benefi	ts under 35	U.S.C. 119/365 of any	foreign appli	cation(s) for patent	or inventor's	certificate	listed below	and have	also identified
below any foreign application									
a filing date (1) before that	of the appli	ication on which priori	ity is claimed	, or (2) if no priority	y claimed, be	fore the	filing date of	this applic	ation:
PRIOR FOREIGN APPLIC	(2)KOITA			Date first Laid-	Data 1	Patented		Priority C	laimad
The state of the s	untry	Day/MONTH/Year	Filed	open or Published	· · · · · · · · · · · · · · · · · · ·	ranted		Yes	No.
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I hereby claim domestic prio	-								
listed above or below and, i addition to that disclosed in		•			•				•
in 37 C.F.R. 1.56 which bec	-	• •	-					•	•
application:	ume urumuo	ne cotmoun and ming t	auto or cuen	saen prior apprious	,,, und uic 1	adoliai oi	TCT Internat	uonai inn	ig date of this
PRIOR U.S. PROVISIONA	L, NONPR	OVISIONAL AND/O	R PCT APP	LICATION(S)	Status	<u>.</u>		Priority Ci	laimed_
Application No. (series code	e/serial no.)	Day/MOI	NTH/Year F	iled pend	ling, abandor	ied, paten	ted	Yes	<u>No</u>
And I hereby appoint Cushm number (202)861-3000 (to w my attorneys to prosecute th and I hereby authorize them first sends/sent this case to Cushman Darby & Cushman Paul N. Kokulis	whom all cor is applicatio to act and r them and b in writing	nmunications are to be n and to transact all be ely on instructions from y whom/which I hereb to the contrary. David W. Brinkman	e directed), a usiness in the n and commu y declare tha 2081	nd the below-named Patent and Tradema nicate directly with t I have consented a	persons (of the Office co the person/as after full disc	the same nnected the signee/atto losure to	address) indi- nerewith and vorney/firm/ be represented Lynn E. Eccl	vidually a with the re- organization d unless/u	nd collectively sulting patent, on who/which intil I instruct
Raymond F. Lippitt G. Lloyd Knight	175 <u>19</u> 17698	George M. Sirilla Donald J. Bird	1822 2532	- ,		27843 27644	David A. Jak Mark G. Pau		<u>32995</u> 30793
Carl G. Love	18781	W. Warren Taltavuli		Paul E. White,	л. Jr.	32011	John P. Mora		3 <u>0906</u>
Edgar H. Martin	20534	Peter W. Gowdey	2587			32331	Timothy J. K	lima	34852
William K. West, Jr.	22057	Dale S. Lazar	2887			31993	James D. Be	rquist	34776
Kevin E. Joyce Edward M. Prince	20508 22429	Glenn J. Perry Kendrew H. Colton	2845	8 Robert A. Mola8 G. Paul Edgell	ın	29834			
Edward W. Timee	22425	Kendlew H. Collon	3030	G. Faul Edgell		24238			
1 DIVENTORS GROWN	IDE	5 m 1.				`	Jan /17	196	
1. INVENTOR'S SIGNAT Inventor's Name (types)			veryou		Date				USA
inventor's Name (typea)		First AAA	Middle I		CHANDRAS Family			intry of C	
Residence (City)B		$M_{\rm N}$		e/Foreign Country)	•		Coc	inity of C	mzensmp
Post Office Address (Includ) 4 East 32nd Street							
2. INVENTOR'S SIGNAT					Date				
Inventor's Name (typed)									
		First	Middle I			Name	Cou	untry of C	itizenship
Residence (City)		 	(Sta	te/Foreign Country)	_			
Post Office Address (Includ	e Zip Code	.)							
3. INVENTOR'S SIGNATI	IRE:				Data				
Inventor's Name (typed)					Date				
s rame (typed)		First	Middle I	nitial	Family	Name	Coi	untry of C	itizenship
Residence (City)				te/Foreign Country	•				
Post Office Address (Includ									
(FOR ADDITIONAL INV	ENTORS, c	check box [] and at	ttach sheet (C	CDC-116.2) for same	e information	for each	re signature,	name, da	te, citizenship,
residence and address.)						_			

Jogse H 1



(a) ... Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refers, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability.

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).

!nventor(s): CHANDRASEGARAN; Sasan
Appln. No.: 0 8 / 575361 or Patent No.: 213779 / C-1274
Filed: December 20, 1995 or Issued: M# / Client Ref.
Title: GENERAL METHOD TO CLONE HYBRID RESTRICTION ENDONUCLEASES USING lig GENE
VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY STATUS (37 CFR 1.9(d) and 1.27(c)) - SMALL BUSINESS CONCERN I hereby declares that I am
an official of the small business concern identified below:
NAME OF CONCERNSANGAMO BIOSCIENCES
ADDRESS OF CONCERN 9500 Marina Village Parkway, Suite 100
Alameda, CA 94501
I hereby declare that the above identified small business concern qualifies as a small business concern as defined in 13 CFF 121.12, and reproduced in 37 CFR 1.9(d), for purposes of paying reduced fees under Section 41(a) and (b) of Title 35, United States Code, in that the <u>number of employees of the concern, including those of its affiliates, does not exceed 500 persons For purposes of this statement, (1) the number of employees of the business concern is the <u>average</u> over the previous fiscal year of the concern of the persons employed on a full-time, part-time or temporary basis during each of the pay periods of the fiscal year, and (2) <u>concerns are affiliates</u> of each other when either, directly or indirectly, one concern <u>controls or has the power to control</u> the other, or a third party or parties controls or has the power to control both.</u>
<u>I hereby declare</u> that rights under contract or law have been conveyed to and remain with the small business concerridentified above with regard to the invention <u>entitled</u> : <u>GENERAL METHOD TO CLONE HYBRID RESTRICTION ENDONUCLEASES USING lig GENE</u> <u>by inventors(s) Srinivasan CHANDRASEGARAN</u> described in
X ->[] the Specification filed herewith, one ->[X] Application No. 0 8 / 575, 361 , filed <u>December 20, 1995</u> box ->[] Patent No, issued
If the rights held by the above identified small business concern are not exclusive, each <u>small entity</u> individual, concern or organization having rights to the invention is listed in (A) and (B) below and no rights to the invention are held by any person other than the inventor, who could not qualify under 37 CFR 1.9(c) as an independent inventor if that person had made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).
(A) FULL NAME of assignee/licensee/grantee/conveyee*
ADDRESS
X proper box: [] INDIVIDUAL [] SMALL BUSINESS CONCERN [] NONPROFIT ORGANIZATION (B) FULL NAME of assignee/licensee/grantee/conveyee*
ADDRESS
X proper box: [] INDIVIDUAL [] SMALL BUSINESS CONCERN [] NONPROFIT ORGANIZATION
*NOTE: <u>Separate verified statement is required</u> from each person, concern or organization named in (A) and (B) above having rights to the invention averring to his/her/its status as a small entity. (37 CFR 1.27)
l acknowledge the duty to file, in this case, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFF 1.28(b))
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine of imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.
NAME OF PERSON SIGNING <u>Edward Lanphier, Ph.D.</u> TITLE OF PERSON OTHER THAN OWNER <u>President</u> ADDRESS OF PERSON SIGNING 9500 Marina Village Parkway, Suite 100, Alameda, CA 94501

SIGNATURE

والر	Inventor(s): CHANDRASEGARAN lasan	(Atty. Dkt.							
	Appln. No.: 0 8 575,361 or Patent No.:	213779 / C-1274							
De ,	Filed: / December 20, 1995 or Issued:	M# / Client Ref.							
	Title: GENERAL METHOD TO CLONE HYBRID RESTRICTION ENDONUCLEASES USING lig GENE								
7	VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY STATUS								
	(37 CFR 1.9(f) and 1.27(d)) - NONPROFIT ORGANIZATION								
372 .									
10	liftiereby declare that I am an official empowered to act on behalf of the nonprofit organization identified to	elow:							
	NAME OF ORGANIZATION THE JOHNS HOPKINS UNIVERSITY								
	ADDRESS OF ORGANIZATION 3400 NORTH CHARLES STREET								
	BALTIMORE, MD 21218								
-	TYPE OF ORGANIZATION								
	[X] UNIVERSITY OR OTHER INSTITUTION OF HIGHER EDUCATION [] TAX EXEMPT UNDER INTERNAL REVENUE SERVICE CODE (26 USC 501(a) AND 501(c)(3))								
	NONPROFIT SCIENTIFIC OR EDUCATIONAL UNDER STATUTE OF STATE OF THE UNITED STA	TES OF AMERICA							
	(NAME OF STATE	TEO OF AMERICA							
	(CITATION OF STATUTE)								
	[] WOULD QUALIFY AS TAX EXEMPT UNDER INTERNAL REVENUE SERVICE CODE (26 USC 501)	a) AND 501(c)(3)) IF							
	LOCATED IN THE UNITED STATES OF AMERICA	05 715 1447							
	[] WOULD QUALIFY AS NONPROFIT SCIENTIFIC OR EDUCATIONAL UNDER STATUTE OF STATE STATES OF AMERICA IF LOCATED IN THE UNITED STATES OF AMERICA	OF THE UNITED							
	(NAME OF STATE)								
	(CITATION OF STATUTE)								
	I hereby declare that the nonprofit organization identified above qualifies as a nonprofit organization as								
	1.9(e) for purposes of paying reduced fees under Section 41(a) and (b) of Title 35, United States Code, v								
	invention entitled <u>GENERAL METHOD TO CLONE HYBRID RESTRICTION ENDONUCLEASES USING</u> by inventor(s) <u>Srinivasan Chandrasegaran</u>								
	by inventor(s)	described in							
x>	[] the Specification filed herewith,								
ne>	[X] Application No. <u>0</u> 8 / 575, 361, filed								
ox>	[] Patent No, issued								
	I have by declare that rights under contract or law have been approved to and remain with the manufact								
	<u>I hereby declare</u> that rights under contract or law have been conveyed to and remain with the nonprofit to the above identified invention.	organization with regard							
	If the rights held by the nonprofit organization are not exclusive, each small entity individual, concern or or	organization having							
	rights to the invention is listed below in (A) and (B) and no rights to the invention are held by any person	other than the							
	inventor, who would not qualify as an independent inventor under 37 CFR 1.9(c) if that person made the								
	concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organiz. 1.9(e).	ation under 37 CFR							
	1.5(0).								
	(A) FULL NAME of assignee/licensee/grantee/conveyee* <u>SANGAMO BIOSCIENCES</u>								
	ADDRESS Suite 100, 950 Marina Village Parkway, Alameda, CA 94501								
prope	r box: [] INDIVIDUAL[X] SMALL BUSINESS CONCERN[] NONPROFIT ORGANIZATION								
	(A) FULL NAME of assignee/licensee/grantee/conveyee*								
	() FOLL IN THE OF GOOGLOOM GOOD GOOD GOOD GOOD GOOD GOOD GOOD G								
	ADDRESS								
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	THOTE: Committee of the state o	(A) (B) (
	*NOTE: Separate verified statement is required from each person, concern or organization named in having rights to the invention, averring to his/her/its status as a small entity. (37 CFR 1.27)	(A) and (B) above							
	having lights to the invention, avening to his/hei/its status as a small entity. (57 CFR 1.27)								
	Lacknowledge the duty to file, in this case, notification of any change in status resulting in loss of entitlen	nent to small entity							
	status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due a								
	status as a small entity is no longer appropriate. (37 CFR 1.28(b))								
	I hereby declare that all statements made herein of my own knowledge are true and that all statements read helicities are helicities and the true and first here that these statements were read with the length of the true.								
	and belief are believed to be true; and further that these statements were made with the knowledge that and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of t								
	and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to								
	which this verified statement is directed.	or any patent to							
	·								
	NAME OF PERSON SIGNING Theodore O. Poehler								
	TITLE OF ORGANIZATION THE JOHNS HOPKINS UNIVERSITY								

DATE

ADDRESS OF PERSON SIGNING 3400 North Charles Street
Baltimore, MD 21218

SIGNATURE _